## **EXHIBIT A**

## Redacted Version of Document Sought to Be Sealed

1	Mark C. Mao, CA Bar No. 236165	William Christopher Carmody
2	Beko Reblitz-Richardson, CA Bar No. 238027	(admitted pro hac vice)
2	Erika Nyborg-Burch (admitted <i>pro hac vice</i> )	Shawn J. Rabin (admitted <i>pro hac vice</i> )
3	BOIES SCHILLER FLEXNER LLP 44 Montgomery St., 41st Floor	Steven M. Shepard (admitted <i>pro hac vice</i> ) Alexander Frawley (admitted <i>pro hac vice</i> )
4	San Francisco, CA 94104	SUSMAN GODFREY L.L.P.
_	Tel.: (415) 293-6800	1301 Avenue of the Americas,
5	mmao@bsfllp.com	32 <sup>nd</sup> Floor
6	brichardson@bsfllp.com	New York, NY 10019
U	enyborg-burch@bsfllp.com	Tel.: (212) 336-8330
7	Inmas I as (admitted two has vise)	bcarmody@susmangodfrey.com srabin@susmangodfrey.com
8	James Lee (admitted <i>pro hac vice</i> ) Rossana Baeza (admitted <i>pro hac vice</i> )	shepard@susmangodfrey.com
0	BOIES SCHILLER FLEXNER LLP	afrawley@susmangodfrey.com
9	100 SE 2nd St., 28th Floor	, ,
10	Miami, FL 33131	John A. Yanchunis (admitted pro hac vice)
10	Tel.: (305) 539-8400	Ryan J. McGee (admitted pro hac vice)
11	jlee@bsfllp.com	MORGAN & MORGAN
12	rbaeza@bsfllp.com	201 N. Franklin Street, 7th Floor Tampa, FL 33602
12	Amanda K. Bonn, CA Bar No. 270891	Tel.: (813) 223-5505
13	SUSMAN GODFREY L.L.P	jyanchunis@forthepeople.com
1.4	1900 Avenue of the Stars, Suite 1400	mram@forthepeople.com
14	Los Angeles, CA 90067	rmcgee@forthepeople.com
15	Tel: (310) 789-3100	NO. 1 T. D. G. D. N. 104005
1.0	Fax: (310) 789-3150	Michael F. Ram, CA Bar No. 104805 MORGAN & MORGAN
16	abonn@susmangodfrey.com	711 Van Ness Ave, Suite 500
17		San Francisco, CA 94102
1.0		Tel: (415) 358-6913
18	Attorneys for Plaintiffs	mram@forthepeople.com
19		
20	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
20	NOKI HEKN DISI KI	CI OF CALIFORNIA
21	CHASOM BROWN, WILLIAM BYATT,	Case No.: 4:20-cv-03664-YGR-SVK
22	JEREMY DAVIS, CHRISTOPHER	
22	CASTILLO, and MONIQUE TRUJILLO	PLAINTIFFS' (PROPOSED) MAY 16,
23	individually and on behalf of all similarly	2022 SUPPLEMENT TO THEIR
24	situated,	SANCTIONS MOTION
∠ <del>4</del>	Plaintiffs,	The Honorable Susan van Keulen
25	1 Millering,	The Light Submit the Health
26	vs.	
27	GOOGLE LLC,	
28	Defendant.	
_0		

Since the April 21, 2022 hearing on Plaintiffs' Sanctions Motion (Dkt. 430), Google has twice sought to manufacture self-serving evidence on topics where Google withheld discovery. Consistent with the relief Plaintiffs seek in their Sanctions Motion (Dkt. 430), Plaintiffs now ask the Court to preclude Google from relying on (1) a supplemental interrogatory response that Google served on May 12, 2022, discussing the Incognito detection bits; and (2) Google's April 25, 2022 Declaration of Richard Harting, an undisclosed witness, regarding the purported burden of Google preserving data. Dkt. 551. Moreover, these two examples show why the Court should preclude Google from making any arguments about any of the Incognito detection bits. Google is doing precisely what Plaintiffs feared, namely, relying on its own say-so about these bits after blocking Plaintiffs from obtaining meaningful discovery into them. Preclusion will cure that prejudice.

On December 22, 2021, Plaintiffs served Interrogatory No. 35, asking Google to *describe* any "log-based analysis of Chrome Incognito." Mao Decl. ¶ 3. Google responded on January 28, 2022, stating: "Google has not identified information responsive to this interrogatory." Mao Decl. Ex. B. On May 12, 2022, months after the discovery cutoff, after the sanctions hearing, and after Plaintiffs served their expert reports, with no prior notice to Plaintiffs, Google served a supplemental response to that interrogatory, with Google including various factual assertions about its Incognito detection bits and their purported limitations. See id.

Google should be precluded from relying on this supplemental response. "If a party fails to provide information or identify a witness as required by Rule 26(a) or (e), the party is not allowed to use that information . . . unless the failure was substantially justified or is harmless." Fed. R. Civ. P. 37(c)(1). Here, Google's failure is neither justified nor harmless. While still inexcusably late, a January revelation of the Incognito detection bits would have at least given Plaintiffs over a month to seek discovery. Instead, Plaintiffs obtained limited discovery concerning maybe\_chrome\_incognito and no discovery concerning is\_chrome\_incognito—receiving no documents. Dkt. 536 at 6. Google cannot now, after fact discovery has ended, backfill with self-serving assertions in a supplemental interrogatory response that Plaintiffs will never be able to question or explore. Google's strategy here only further shows why Google should be precluded

from making *any* arguments about these Incognito-detection bits, for the reasons stated in Plaintiffs' prior filings. Google's obstruction was plainly "designed to achieve a tactical advantage" and such "obstruction should not be permitted to achieve its objectives." *Conway v. Dunbar*, 121 F.R.D. 211, 214 (S.D.N.Y. 1988).

The same rules warrant precluding Google from relying on the Harting Declaration, filed on April 25, 2022. Dkt. 551. Although Mr. Harting claims to work on Ad Manager, which was included in Plaintiffs' original class definition, Google never disclosed Mr. Harting. *See* Sanctions Hearing Exs. 32, 34-35 (identifying people disclosed by Google, not including Mr. Harting). Google should not be permitted to now submit and rely upon self-serving statements by an undisclosed witness, after the close of discovery, regarding the burden to Google of preserving data (with the Incognito-detection bits), particularly when Google successfully opposed Plaintiffs' request for 30(b)(6) testimony on preservation and burden. Dkt. 418-1 at 19 (Topic 9).

While Google should not be permitted to rely on that declaration (or any further declaration or testimony by Mr. Harting), Plaintiffs nonetheless ask that the Court consider the fact that the declaration very clearly undermines Mr. Golueke's April 21 hearing testimony. Mr. Golueke sought to justify his failure to identify certain logs containing the Incognito-detection bits on the basis that he and Google were focused on Analytics and Ad Manager logs. Apr. 21 Tr. 189:1-8. Mr. Harting's Declaration confirms that at least undisclosed logs which contain maybe\_chrome\_incognito and/or were studied by Bert Leung are used *for Ad Manager*. *See* Plaintiffs' May 3, 2022 Hearing Slide 24; Harting Decl. ¶ 1 ("These logs store historical event-level data about ads served through the Google Ad Manager product . . . ."); *id.* ¶ 5 (listing the logs). This admission further demonstrates the unreliability of Mr. Golueke's testimony and highlights Google's misconduct.

Dated: May 16, 2022 Respectfully submitted,

By: /s/ Mark Mao

	Mark C. Mao (CA Bar No. 236165)
1	mmao@bsfllp.com
2	Beko Reblitz-Richardson (CA Bar No. 238027)
_	brichardson@bsfllp.com
3	Erika Nyborg-Burch (pro hac vice)
4	Enyborg-burch@bsfllp.com BOIES SCHILLER FLEXNER LLP
7	44 Montgomery Street, 41 <sup>st</sup> Floor
5	San Francisco, CA 94104
6	Telephone: (415) 293 6858
0	Facsimile (415) 999 9695
7	James W. Lee (pro hac vice)
8	jlee@bsfllp.com
0	Rossana Baeza (pro hac vice)
9	rbaeza@bsfllp.com BOIES SCHILLER FLEXNER LLP
10	100 SE 2 <sup>nd</sup> Street, Suite 2800
10	Miami, FL 33130
11	Telephone: (305) 539-8400
12	Facsimile: (305) 539-1304
12	William Christopher Carmody (pro hac vice)
13	bcarmody@susmangodfrey.com
1.4	Shawn J. Rabin (pro hac vice)
14	srabin@susmangodfrey.com
15	Steven Shepard ( <i>pro hac vice</i> ) sshepard@susmangodfrey.com
1.0	Alexander P. Frawley ( <i>pro hac vice</i> )
16	afrawley@susmangodfrey.com
17	SUSMAN GODFREY L.L.P.
1.0	1301 Avenue of the Americas, 32 <sup>nd</sup> Floor
18	New York, NY 10019
19	Telephone: (212) 336-8330
20	Amanda Bonn (CA Bar No. 270891)
20	abonn@susmangodfrey.com
21	SUSMAN GODFREY L.L.P.
22	1900 Avenue of the Stars, Suite 1400
22	Los Angeles, CA 90067
23	Telephone: (310) 789-3100
24	John A. Yanchunis (pro hac vice)
	jyanchunis@forthepeople.com
25	Ryan J. McGee (pro hac vice)
26	rmcgee@forthepeople.com MORGAN & MORGAN, P.A.
	201 N Franklin Street, 7th Floor
27	Tampa, FL 33602
28	Telephone: (813) 223-5505
	· · · · · · · · · · · · · · · · · · ·

Facsimile: (813) 222-4736 Michael F. Ram, CA Bar No. 104805 MORGAN & MORGAN 711 Van Ness Ave, Suite 500 San Francisco, CA 94102 Tel: (415) 358-6913 mram@forthepeople.com Attorneys for Plaintiffs